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APPLICATION NO. FIRST NAMED INVENTOR FILING DATE ATTORNEY DOCKET NO. 08/941,832 10/01/97 CHACON G 80000054 **EXAMINER** RONALD P. KANANEN, ESQ. RADER, FISHMAN AND GRAUER P.L.L.C. **ART UNIT** PAPER NUMBER 1233 20TH STREET, NW, \*\* \*\*

SUITE 501 WASHINGTON DC 20036

2763

DATE MAILED:

03/09/00

Please find below and/or attached an Office communication concerning this application or proceeding.

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NUMBER FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
		EXAMINER
08/941,832	10/01/97 CHACON	G 80000054
MARKED ETGH	LM02/030 DATA ANANEN, ESQ. DATA MAN AND GRAUER P.L.L.C. TREET NAME In charge of this application	TE MAILED: JONES, H
Below <u>es a communication</u> WASH <b>COMMISSION</b>	I from the Examiner in charge of all appearance MER OF PATENTS AND TRADEMARKS	<b>"</b> 2763 03/09/
	ADVISORY ACTION	35, 35,
THE PERIOD FOR RESPONSE:		
_/	or continues to run 3 mos from	n the date of the final rejection
No other land	ate of the final rejection or as of the mailing date of the period for the response expire later than six months	nis Advisory Action, whichever is later. In no
event however, will the statutory  Any extension of time must be o  The date on which the response	period for the response expire later than six months obtained by filing a petition under 37 CFR 1.136(a), the petition, and the fee have been filed is the date ind of extension and the corresponding amount of the date of the originally set shortened statutory period to	ne proposed response and the appropriate fee. of the response and also the date for the a fee. Any extension fee pursuant to 37 CFR
1.17 will be calculated from the of Appellant's Brief is due in accordance	date of the originally set shortened statutory period to	·
Applicant's Brief is due in accordance Applicant's response to the final reje to place the application in condition	ection, filed 2/18/62 has been considered	d with the following effect, but it is not deemed
	ror allowance. ne claim and for specification will not be entered and	the final rejection stands because:
There is no convincing shoresented.	lowing under 37 CFR 1.116(b) why the proposed ame	endment is necessary and was not earlier
F	at would require further consideration and/or search.	(See Note).
c. They raise the issue of ne	ew matter. (See Note).	
	place the application in better form for appeal by ma	sterially reducing or simplifying the issues for
	claims without cancelling a corresponding number of	finally rejected claims.
NOTE: Claums  Pequested  Included  Interve  Newly proposed or amended	8 17, 19, 29 + 3/ have the Example A here limitations of ning claims Argume	NOT be rewritten a policant has not esent in a separately filed amendment cancelling
the non-allowable claims.	proposed amendment  will be entered will no	
Claims allowed:  Claims objected to:  Claims rejected:  However;	11-12, 17, 19, 72, 729, 31, 5, 7, 9-10, 13-16, 18, 20-2 overcome the following rejection(s):	34 1, 23-28,30,3 <b>2-</b> 33,35
		and appropriate the relation because
Specifican		VENGSH B) GARLINE
The affidavit or exhibit will not presented.	t be considered because applicant has not showe pe	and sufficent reasons why it was not earlie
The proposed drawing correction	has I has not been approved by the examin	ner. Al Mitalian
Other	· ·	Kill the Eld Bright

\*U 6 GPO: 1997-417-381/62704